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IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

FOURTH APPELLATE DISTRICT

DIVISION TWO

In re T.M., a Person Coming Under the
Juvenile Court Law.

THE PEOPLE,

Plaintiff and Respondent,

v.

T.M.,

Defendant and Appellant.

E066906

(Super.Ct.No. J265103)

OPINION

APPEAL from the Superior Court of San Bernardino County. Corey G. Lee,
Judge. Affirmed.

Jason L. Jones, under appointment by the Court of Appeal, for Defendant and
Appellant.

No appearance for Plaintiff and Respondent.

FACTUAL AND PROCEDURAL HISTORY

A. PROCEDURAL BACKGROUND

On April 20, 2016, the People filed a juvenile wardship petition under Welfare and Institutions Code section 602 charging defendant and appellant, T.M. (minor), with one count of misdemeanor battery on a school employee under Penal Code section 243.6.

On September 13, 2016, the juvenile court found the count to be true. The court immediately placed minor on informal probation under Welfare and Institutions Code section 724.

Minor filed her notice of appeal on September 14, 2016.

B. FACUTAL BACKGROUND

On March 7, 2016, Campus Security Officer Tavaréz, an employee of the San Bernardino School District, was working at Cajon High School in San Bernardino. At approximately 1:00 p.m., minor and another student were involved in a fight at Cajon High School. Officer Tavaréz separated minor and the other student. The vice-principal took hold of minor while the officer took held the other student. At some point, minor freed herself from the vice-principal.

Officer Tavaréz had his back to minor with the other student in front of him. Minor swing over the officer and hit the other student with a closed fist. As the officer turned around, minor made contact with him on his face.

Minor admitted to an arresting officer that she was trying to punch the other student and ended up hitting the security officer by mistake.

DISCUSSION

Minor appealed and, upon her request, this court appointed counsel to represent her. Counsel has filed a brief under the authority of *People v. Wende* (1979) 25 Cal.3d 436 and *Anders v. California* (1967) 386 U.S. 738, setting forth a statement of the case, a summary of the facts and potential arguable issues, and requesting this court conduct an independent review of the record.

We offered minor an opportunity to file a personal supplemental brief, but she has not done so. Pursuant to the mandate of *People v. Kelly* (2006) 40 Cal.4th 106, we have independently reviewed the record for potential error and find no arguable issues.

DISPOSITION

The judgment is affirmed.

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MILLER
J.

We concur:

RAMIREZ
P. J.

SLOUGH
J.